EXHIBIT 3

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UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re LIBOR-Based Financial Instruments Antitrust Litigation
THIS DOCUMENT RELATES TO:
OTC ACTION

MDL No. 11-MD-2262 (NRB)

PROOF OF CLAIM FOR THE OTC PLAINTIFFS' SETTLEMENTS WITH DEUTSCHE BANK AKTIENGESELLSCHAFT AND HSBC BANK PLC

I. GENERAL INSTRUCTIONS

- 1. To recover as an Authorized Claimant based on your claim in the action entitled *In re LIBOR-Based Financial Instruments Antitrust Litigation*, MDL No. 2262 (NRB), pending in the United States District Court for the Southern District of New York, involving plaintiffs who entered into over-the-counter financial derivative and non-derivative instruments directly with Defendants (No. 11-cv-5450, the "OTC Action"), you must complete a Proof of Claim form. If you fail to submit a properly completed and addressed Proof of Claim form, your claim may be rejected and you may be precluded from any recovery from the Net Settlement Funds created in connection with the Deutsche Bank and HSBC Settlements of the OTC Action.
 - 2. Submission of this Proof of Claim form, however, does not assure that you will share in the Net Settlement Funds.
 - 3. You have two options for completing a Proof of Claim form:
 - a. You can mail your completed and signed Proof of Claim form postmarked no later than Xxxxx xx, 2018, to:

U.S. Dollar LIBOR Settlement c/o Rust Consulting, Inc. - 6084 P.O. Box 2602 Faribault, MN 55021-9602

- b. You can complete and submit the Proof of Claim form through the Settlements' website by visiting www.USDollarLiborSettlement.com. Upon completion of the online Proof of Claim form, you will receive an acknowledgment that your Proof of Claim has been submitted. If you choose this option and file a Proof of Claim electronically, you must file on or before **Xxxxxx xx, 2018**.
- 4. If you are NOT an OTC Class Member (as defined in the Notice), DO NOT submit a Proof of Claim form.
- 5. If you are an OTC Class Member and have not requested exclusion, you will be bound by the terms of the Settlements and any judgment entered in the OTC Action, WHETHER OR NOT YOU SUBMIT A PROOF OF CLAIM FORM.
- 6. If you have already received any compensation relating to the claims at issue in this case, you MUST provide documentation of that compensation with your Proof of Claim form.
- 7. This Proof of Claim form serves as a combined claim for the Deutsche Bank and HSBC Settlements. If you are filing this claim for only one of the Settlements, you MUST contact the Claims Administrator prior to submission.

II. DEFINITIONS

Capitalized terms not defined in this Proof of Claim have the same meaning as defined in the Settlement Agreements with Deutsche Bank, dated February 6, 2018 and HSBC, dated February 15, 2018. (The Settlement Agreements, in their entirety, are available at www.USDollarLiborSettlement.com.)

III. CLAIMANT IDENTIFICATION

- 1. In Part I of the Proof of Claim, Claimants must follow the instructions below:
 - a. If you previously filed a Proof of Claim in connection with the OTC Action, you must: 1) check the appropriate box in Part I; 2) identify Proof of Claim Number (if known); and 3) provide name, address, and signature in Part III. Claimants who previously submitted a Proof of Claim are not required to resubmit their transactional information if the previously filed Proof of Claim is still accurate and complete.
 - b. If you previously submitted a Proof of Claim in connection with the OTC Action and you wish to supplement your original Proof of Claim, you must: 1) check the appropriate box in Part I; 2) identify Proof of Claim Number (if known); 3) provide transactional information in Part II; and 4) provide name, address, and signature in Part III. Claimants who are

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- supplementing their original Proof of Claim submission are required to resubmit all transactional information in addition to submitting any supplemental transactions.
- c. If you have not previously submitted a Proof of Claim in connection with the OTC Action, you must check the appropriate box in Part I. and complete Parts II and III.
- 2. If you purchased or otherwise acquired U.S. Dollar LIBOR-Based Instruments and held them in your name, you are the beneficial purchaser as well as the record purchaser. If, however, you purchased the U.S. Dollar LIBOR-Based Instruments but they were registered in the name of a third party, such as a nominee or brokerage firm, you are the beneficial purchaser and the third party is the record purchaser.
- 3. Use Part I of this form entitled "Claimant Identification" to identify the record purchaser ("nominee"), if different from the beneficial purchaser of U.S. Dollar LIBOR-Based Instruments which form the basis of this claim. THIS CLAIM MUST BE FILED BY THE ACTUAL BENEFICIAL PURCHASER OR PURCHASERS, OR THE LEGAL REPRESENTATIVE OF SUCH PURCHASER OR PURCHASERS OF THE SECURITIES UPON WHICH THIS CLAIM IS BASED.

NOTE: A single Proof of Claim should be submitted on behalf of one legal entity including all transactions made by that entity, no matter how many separate accounts that entity has.

IV. CLAIM FORM

- 1. Use Part II of this form entitled "Schedule of U.S. Dollar LIBOR-Based Instruments" to supply all required details of your transaction(s). If you need more space, photocopy or attach separate sheets giving all of the required information in substantially the same form. Sign and print or type your name on each additional sheet.
- 2. On the schedules, provide all of the requested information with respect to all of your purchases or other acquisitions of U.S. Dollar LIBOR-Based Instruments which were held at any time from August 1, 2007 through May 31, 2010, inclusive (the "Class Period"). Failure to report all such transactions may result in the rejection of your claim.
- 3. List each transaction separately and in chronological order, by trade date, beginning with the earliest. You must accurately provide the month, day, and year of each transaction you list.
- 4. You must supply the name of the counterparty for each transaction you list in Part II. To qualify for a claim, you must have purchased at least one U.S. Dollar LIBOR-Based Instrument in the United States directly from a Defendant (or a Defendant's subsidiary or affiliate), and owned that instrument any time during the Class Period. The Defendants in the OTC action are:
 - Credit Suisse AG; Credit Suisse Group AG; Credit Suisse International; Credit Suisse (USA) Inc. (together, "Credit Suisse");
 - Bank of America Corporation and Bank of America, N.A. (together, "Bank of America");
 - JPMorgan Chase & Co. and JPMorgan Chase Bank, NA (together, "JPMorgan Chase");
 - HSBC Holdings plc and HSBC Bank plc (together, "HSBC");
 - Barclays Bank plc;
 - Lloyds Banking Group PLC ("Lloyds");
 - WestLB AG and Westdeutsche Immobilienbank AG (together, "WestLB");
 - UBS AG ("UBS");
 - The Royal Bank of Scotland Group PLC and Citizens Bank of Massachusetts a/k/a RBS Citizens Bank N.A. (together, "RBS");
 - Deutsche Bank AG ("Deutsche Bank");
 - Citibank, N.A. and Citigroup Inc. (together, "Citibank");
 - Coöperatieve Centrale Raiffeisen Boerenleenbank B.A. ("Rabobank"):
 - The Norinchukin Bank ("Norinchukin");
 - The Bank of Tokyo-Mitsubishi UFJ, Ltd ("BTMU");
 - HBOS PLC ("HBOS");
 - Société Générale S.A. ("SocGen"); and
 - Royal Bank of Canada ("RBC").
- 5. Documentation to support your transactions in U.S. Dollar LIBOR-Based Instruments is NOT required at this time, however, the Claims Administrator may ask you to provide documentation to substantiate your transactions during auditing.
- 6. NOTICE TO INSTITUTIONAL FILERS: Certain claimants with large numbers of transactions may request, or may be requested, to submit information regarding their transactions in electronic files. All claimants MUST submit a manually signed paper Proof of Claim whether or not they also submit electronic copies. If you wish to file your claim electronically, you must call the Claims Administrator toll-free at 1 (888) 568-7640, send an e-mail to info@USDollarLiborSettlement, or visit the website for the Settlements at www.USDollarLiborSettlement.com to obtain the required file layout.
- 7. A Proof of Claim received by the Claims Administrator shall be deemed to have been submitted when posted, if mailed by **Xxxxx xx, 2018** and if a postmark is indicated on the envelope and it is mailed first class, and addressed in accordance with the above

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instructions. In all other cases, a Proof of Claim shall be deemed to have been submitted when actually received by the Claims Administrator.

8. You should be aware that it will take a significant amount of time to process fully all of the Proofs of Claim and to administer the Settlements. This work will be completed as promptly as time permits, given the need to investigate and tabulate each Proof of Claim. Please notify the Claims Administrator of any change of address.

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MUST BE POSTMARKED ON OR BEFORE XXXXX XX, 2018

In re LIBOR-Based Financial Instruments Antitrust Litig. 11-MD-2262 (NRB) PROOF OF CLAIM AND RELEASE

For Official Use Only	
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Use Blue or Black Ink Only

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PART I. CLAIMANT IDENTIFICATION - Please type or produced by the second	rint.		
indicate it here You do not need to provide your tr Check this box if you previously filed a Proof of Claim in connec Claim. If you know your Proof of Claim number, please indicate it he	ransactions. Please fill out sections A and B below and proceed to Part III. ction with the OTC Action, and you wish to amend your previously filed Proof of ere		
A. Complete the following Section.			
Entity Name/Beneficial Owner			
Name of Representative submitting the Proof of Claim	Title/Capacity		
B. Account/Mailing Information:			
Number and Street or P.O. Box			
City	State Zip Code		
Foreign Province and Postal Code	Foreign Country		
Telephone Number (Day)	Telephone Number (Evening)		
Check this box if you previously filed a Proof of Claim in connection with the OTC Action. If you know your Proof of Claim number, please icate it here You do not need to provide your transactions. Please fill out sections A and B below and proceed to Part III. Check this box if you previously filed a Proof of Claim in connection with the OTC Action, and you wish to amend your previously filed Proof of im. If you know your Proof of Claim number, please indicate it here Check this box if you have not filed a Proof of Claim in connection with the OTC Action. Complete the following Section. Title/Capacity Title/Capacity Title/Capacity Treign Province and Postal Code Foreign Country Telephone Number (Evening) mail Address Account Number Account Number			
Taxpayer Identification No.			

PART II: SCHEDULE OF U.S. DOLLAR LIBOR-BASED INSTRUMENTS

DOCUMENTATION TO SUPPORT YOUR TRANSACTIONS IN U.S. DOLLAR LIBOR-BASED INSTRUMENTS IS **NOT** REQUIRED AT THIS TIME, HOWEVER, THE CLAIMS ADMINISTRATOR MAY ASK YOU TO PROVIDE DOCUMENTATION TO SUBSTANTIATE YOUR TRANSACTIONS DURING AUDITING.

INSTRUCTIONS: List all U.S. Dollar LIBOR-Based Instruments you purchased in the United States directly from a Defendant (or a Defendant's subsidiary or affiliate), and which you owned any time during the period **August 2007 through May 2010** (Class Period). You should only list the information for the leg of the swap (or bond) where you **received** LIBOR-based payments from a Defendant during the Class Period. The Settlements do not include U.S. Dollar LIBOR-based instruments that include only a term, provision, or obligation or right to **pay** interest based on the U.S. Dollar LIBOR rate, such as business, home, student, or car loans, or credit cards. If you have an instrument for which you cannot fit the terms in the space below, attach the instrument separately and describe the terms of the LIBOR-based payments on a separate page. If you do not know every term for a transaction, fill in the form with as many fields for which you know the answer – the Claims Administrator will attempt to fill in any blanks, but may reject the claim if it is unable to.

An example for how to fill out the form for a plain-vanilla swap is:

Defendant Paying LIBOR	Effective Date (Month/Day/Year)	Maturity/ Cancellation Date (Month/Day/Year)	Tenor and Currency of LIBOR	Notional Amount	Frequency of LIBOR Payment Periods	Non-Standard Terms
UBS AG	9/10/06	9/10/21	3-Month USD LIBOR	\$20 Million	Quarterly	Actual/360 N146950N

PART II: SCHEDULE OF U.S. DOLLAR LIBOR-BASED INSTRUMENTS

A. SWAPS AND FORWARD RATE AGREEMENTS

(Interest Rate Swaps, Amortizing Swaps, Basis Swaps, Asset Swaps, Inflation Swaps, Total Return Swaps, Currency Swaps)1

Defendant Paying LIBOR	Effective Date (Month/Day/Year)	Maturity/ Cancellation Date ² (Month/Day/Year)	Tenor and Currency of LIBOR ³	Notional Amount	Frequency of LIBOR Payment Periods	Reference Id	Non-Standard Terms ⁴

IF YOU NEED ADDITIONAL SPACE TO LIST YOUR TRANSACTIONS, PHOTOCOPY THIS PAGE.

¹ For each swap, only complete this chart for the leg of the swap where you **received** LIBOR-based payments from a Defendant (or a Defendant's subsidiary or affiliate), with the exception of basis swaps (see below). For amortizing swaps, you must list initial notional amount and provide a schedule of the amortization, reflecting the notional amount for each payment period. For forward rate swaps, list the LIBOR payment date in the Start date, and leave "End date" and "Frequency" fields blank. For basis swaps, where both legs are tied to LIBOR, list the terms of both legs of the swap in consecutive lines, indicating for which one you are paying and receiving LIBOR-based payments. For forward rate agreement, list the LIBOR payment date in the Start date, and leave "End date" and "Frequency" fields blank. Further definitions for each of these instruments can be found in the Notice, available on the website.

² If the transaction was cancelled before the maturity date, list the cancellation date not the maturity date.

³ If any multiplier is applied to the LIBOR-based payments (e.g., 66% of 3-month LIBOR), or spread (e.g., 8 basis points added to 3-month LIBOR), include that in this column.

⁴ The following standard terms will be used unless otherwise indicated here. The standard "Accrual Convention" (which measures the length of the accrual period) is actual/360 (meaning the actual number of days in the interest accrual period is divided by 360 to calculate payments). The standard "lookback days" (which is the gap between LIBOR fixing date and rate effective date) is 2 days. The standard date convention is modified following, and the standard holiday calendar is New York and London. The standard compounding is flat.

PART II: SCHEDULE OF U.S. DOLLAR LIBOR-BASED INSTRUMENTS

B. BONDS AND FLOATING RATE NOTES

Defendant Paying LIBOR ⁵	Issue/Purchase Date ⁶ (Month/Day/ Year)	Maturity/Call/ Sale Date ⁷ (Month/Day/Year)	Tenor and Currency of LIBOR ⁸	Frequency of LIBOR Payment Periods	Amount (in \$)	ISIN/CUSIP	Non- Standard Terms ⁹

IF YOU NEED ADDITIONAL SPACE TO LIST YOUR TRANSACTIONS, PHOTOCOPY THIS PAGE.

⁵ If you purchased the instrument from a non-panel bank, indicate the name of the seller as well as the Defendant (or Defendant's subsidiary or affiliate) paying LIBOR.

⁶ If you purchased the instrument after it issued, please enter both the issue date and purchase date.

⁷ If you sold the instrument or it was called before it matured, use the earlier of the maturity, call and sale date.

⁸ If any multiplier is applied to the LIBOR-based payments (e.g., 66% of 3-month LIBOR), or spread (e.g., 8 basis points added to 3-month LIBOR), include that in this column.

⁹ The following standard terms will be used unless otherwise indicated here. The standard "Accrual Convention" (which measures the length of the accrual period) is actual/360 (meaning the actual number of days in the interest accrual period is divided by 360 to calculate payments). The standard "lookback days" (which is the gap between LIBOR fixing date and rate effective date) is 2 days. The standard date convention is modified following, and the standard holiday calendar is New York and London. The standard compounding is flat.

PART III. SUBMISSION TO JURISDICTION OF COURT AND ACKNOWLEDGMENTS

I (We) submit this Proof of Claim form under the terms of the Plan of Distribution described in the Notice. I (We) also submit to the jurisdiction of the United States District Court for the Southern District of New York (the "Court"), with respect to my (our) claim as a Class Member and for purposes of enforcing the releases set forth herein. I (We) further acknowledge that I (we) will be bound by the terms of any judgment entered in connection with the Settlements in the OTC Action, including the releases set forth therein. I (We) agree to furnish additional information to the Claims Administrator to support this claim, such as additional documentation for transactions in U.S. Dollar LIBOR-Based Instruments, if required to do so. I (We) have not submitted any other claim covering the same holdings of U.S. Dollar LIBOR-Based Instruments during the Class Period and know of no other person having done so on my (our) behalf.

PART V. RELEASES AND WARRANTIES

- 1. I (We) hereby acknowledge that we have read and agree to the terms of the Releases set forth in the Settlements.
- 2. I (We) hereby warrant and represent that I am (we are) a Class Member as defined in the Notices, that I am (we are) not one of the "Released Parties" as defined in the Settlements, and that I (we) believe I am (we are) eligible to receive a distribution from the Net Settlement Funds under the terms and conditions of the Plan of Distribution.
- 3. I (WE) UNDERSTAND AND INTEND THAT THE SIGNATURE BELOW REGARDING CERTAIN INFORMATION FOR THE INTERNAL REVENUE SERVICE CONCERNING BACKUP WITHHOLDING ALSO SERVES AS THE SIGNATURE VERIFYING THE INFORMATION AND REPRESENTATIONS IN THIS PROOF OF CLAIM.
- 4. This release shall be of no force or effect unless and until the Court approves the Settlements and they become effective on the respective Effective Dates.
- 5. I (We) hereby warrant and represent that I (we) have not assigned or transferred or purported to assign or transfer, voluntarily or involuntarily, any matter released pursuant to this release or any other part or portion thereof, except as disclosed below.
- 6. I (We) hereby consent to the disclosure of, waive any protections provided by applicable bank secrecy, data privacy laws, or any similar confidentiality protections with respect to, and instruct Deutsche Bank and HSBC to disclose my (our) information and transaction data relating to my (our) trades for use in calculating your payment and during the claims administration process.
- 7. I (We) certify that I (we) have NOT filed a claim in the October 25, 2017 settlement between Deutsche Bank and various states' attorneys general and have NOT executed a release pursuant to that settlement; or I (we) certify that I (we) DID file a claim in the October 25, 2017 settlement between Deutsche Bank and various states' attorneys general and DID execute a release pursuant to that settlement and indicated my (our) participation in that settlement below.

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- 8. I (We) certify that I (we) have NOT received any compensation relating to the claims at issue in this case; <u>or</u> I (we) certify that I (we) HAVE received any compensation relating to the claims at issue in this case and have provided documentation of that compensation with this Proof of Claim form.
 - Check this box if you have **NOT** received any compensation relating to the claims at issue in this case.

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	Social	Security No. (f	box if you HAVE received any compensation relating to a tion of that compensation with this Proof of Claim form. RTIFICATION Propriate line. Prietors, you must show your individual name, but you may you may enter either your SSN or your Employer Identification tities, it is your EIN. Prity No. (for individuals) Prity No. (for individuals) Prity OF PERJURY, I (WE) CERTIFY THAT: Is shown on this form is my current TIN; and Py that I am (we are) NOT subject to backup withholding under the Code because: (a) I am (we are) exempt from backup withholding under the Internal Revenue Service that I am (us) that I are service that I am (we are) subject to backup withholding the Internal Revenue Service that you are at you are not subject to backup withholding in the certification are Service does not require your consent to any provision of the Portion of Claim by the undersigned is true and correct. Aday of, 20 in (City) Type or print name the print of the print			er Identifi	cation l	Number				
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Capacity of person signing on behalf of Claimant

Reminder Checklist:

- 1. Please sign the above release and declaration.
- 2. If this Proof of Claim and Release form is being made on behalf of Joint Claimants, then both must sign.
- 3. DO NOT USE HIGHLIGHTER ON THE PROOF OF CLAIM FORM.
- 4. Keep a copy of your Proof of Claim form and all documentation submitted for your records.
- 5. If you move after submitting this Proof of Claim, please send your new address to the Claims Administrator at the address below:

U.S. Dollar LIBOR Settlement c/o Rust Consulting, Inc. - 6084 P.O. Box 2602 Faribault, MN 55021-9602

Email: info@USDollarLiborSettlement.com